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WILL MAKE LARGE

## Reductions

During the Months of

January and February,

IN

Mens' Overcoats and Ulsters.

Boys' Overcoats and Ulsters.

Mens' Suits and Pants.

Boys' Suits and Pants.

Children's Suits and Pants.

Winter Caps.

FLANNEL UNDERWEAR.

Scotch Knit Underwear,

CARTWRIGHT &amp; WARNER'S KNIT UNDERWEAR

SILK AND CASHMERE MUFFLERS.

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## Entire Fall Purchases

25 Per Cent. Below Recent Prices.

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## United Order of Tailors,

No. 30, MAIN STREET,  
OLD CONSTITUTION BUILDING.  
Opposite Z. C. M. I.

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We wish to inform our Customers and the Public that we have received the Largest and Best Selected Goods ever received in Utah in the Tailoring Line, consisting of American, English, Scotch and French Manufacture, for

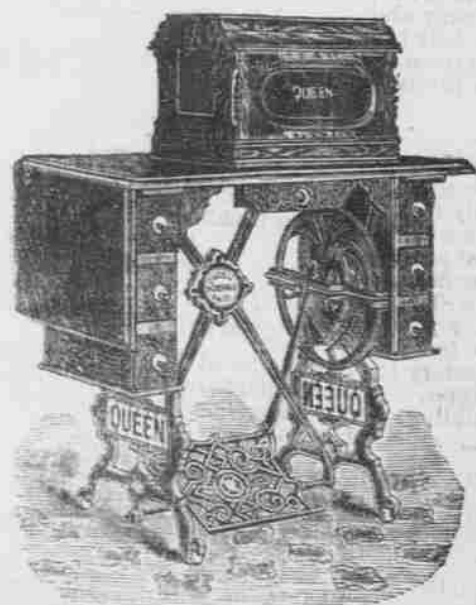
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First Class Suits Made to Order on the Shortest Possible Notice, for the Lowest Possible Price.  
PERFECT FIT GUARANTEED.All correspondence should be addressed to  
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"NEW QUEEN."  
The only Sewing Machine made with Shuttle. Take-up and Tension Entirely Self-Regulating. Easy Running. Simple in Construction. Perfect in Workmanship. The "QUEEN" also makes the most perfect Lock-Stitch, and the most ingenious Bobbin Winder, largest Arm Space, and Wide Feed. Simple in Mechanism, most Satisfactory in Results. It is the only Sewing Machine that will Sew Anything! It Pleases Every body!

AGENTS WANTED IN EVERY PART OF THE TERRITORY

JNO. DAYNES,  
Sole Agent for Utah,  
61 MAIN ST. SALT LAKE CITY.

## TELEGRAPHIC

THE ANTI-CHINESE BILL.

Washington, 27.—The Chinese bill reported from the committee on foreign relations by Senator Miller, which is to be called up for action in the Senate next Wednesday, was originally framed with such care and has since been subjected by Miller and his fellow members of the sub-committee to such critical examination of all its provisions down to the minutest details of its phraseology that the bill is not susceptible of any further improvement. It will, therefore be urged for passage without amendment, by any person agreed upon by the House committee, and if it should pass the House of Representatives before the measure passes the Senate, it is the intention of the Senate committee to offer their bill as a substitute for the House bill. If, on the other hand, as now seems to be quite certain, the Senate shall take action on the subject in advance of the House of Representatives, the House committee will recommend the passage of the Senate bill, for their bill. In order that the two measures may be critically compared, by the Pacific Coast public the Senate committee bill is herewith given in its full text, as follows:

A Bill to Execute Certain Treaty Stipulations Relating to the Chinese.

Whereas, In the opinion of the government of the United States the coming of Chinese laborers to this country, endangers the good order of certain localities, within the territory thereof. Therefore

Be it enacted, etc., That from and after the expiration of sixty days, next after the passage of this act, and until the expiration of twenty years next after the passage of this act, the coming of Chinese laborers to the United States be and the same is hereby suspended. During such suspension it shall not be lawful for any Chinese laborer to come, or having so come after the expiration of sixty days to remain within the United States.

Sec. 2.—That any master of any vessel, of whatever nationality, who shall bring such vessel within the jurisdiction of the United States, any Chinese laborers, from any foreign port or place, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of \$100, for each and every Chinese laborer so brought, and may also be imprisoned for a term not exceeding one year.

Sec. 3.—That the two former sections shall not apply to Chinese laborers who were in the United States on the 17th day of November, 1880, or who shall have come into the same before the expiration of sixty days next after the passage of this act, and who shall produce to such master before going on board such vessel, and shall produce to the collector of the port in the United States at which such vessel shall arrive, the evidence hereinafter in this act required, of his being one of the laborers in this section mentioned; nor shall the two former sections apply to the case of any master whose vessel being bound to a port not within the jurisdiction of the United States by reason of being in distress or stress of weather.

Sec. 4.—That in order to the faithful execution of articles one and two of the treaty between the United States and the Empire of China, ratified July 19, 1881, in case any Chinese residing in the United States on the 17th day of November, 1880, or who shall have come into the same before the expiration of sixty days next after the passage of this act, shall depart therefrom, they shall, before such departure, cause themselves to be duly registered at a custom house in the United States, and produce to the collector of the district at which they shall seek to re-enter the United States, the certificate of such registration and the consular certificate in this act provided for.

Sec. 5.—That in order to the faithful execution of articles one and two of the treaty before in this act mentioned, every Chinese of any class or occupation whatever, who may be entitled by said treaty and this act to come within the United States, except such as resided in the United States on the 17th day of November, 1880, or who shall have come within the United States within sixty days next after the passage of this act, shall obtain permission of the Chinese government in each case, to be evidenced by a passport issued by said government, which passport shall be in the English language, or accompanied by a translation into the English, showing such permission, with the name of the permitted person in his proper signature, and which passport shall state the name, title or official rank, if any, the age, height and all the physical peculiarities, former and present occupation, or profession and place of residence, in China, of the persons to whom the passport is issued, and that such person is entitled by the treaty in this act mentioned to come within the United States. This passport and the identity of the person named in it, shall before such person goes on board any vessel to proceed to the United States, be viewed by the endorsement of a diplomatic representative of the United States in the Empire of China or of the consular representative of the United States at the port or place from which the person named in the passport is about to depart. Such passport shall be prima facie evidence of the facts set forth therein, and shall be produced to the collector of customs of the port in the district in the United States at which the person named therein shall arrive, and afterward produced to proper authorities of the United States whenever lawfully demanded.

Sec. 6.—That the secretary of the treasury shall forthwith cause to be prepared and kept at the custom house of the United States proper books in such form as he shall prescribe for the registration of those, who shall be entitled under the provisions of this act, to the privilege of entering and residing in the United States. The entry shall be made in such books of the name of every such Chinese, and his proper signature, his place of birth, giving the date of birth, his place of residence before coming to the United States, place of residence in the United States, names and residences of his parents, date and place of arrival in the United States, employment or business, height and physical marks or peculiarities, by which he may be identified. Every applicant for registration shall make oath to the facts stated in his registry, which oath shall be recorded in the book of registry. The collector of customs and their deputies shall have power to administer and certify to all oaths under this act.

Sec. 7.—That it shall be the duty of the collector of customs to issue to every

Chinese entitled to registry and registered by him, at the time of registration, a certificate in such form as the secretary of the treasury may prescribe, setting forth all the facts contained in such registration, and the date of identification prescribed in section 6 of this act, which certificate shall be signed by the collector of customs of the district, or his deputy, and attested by his seal of office, dated the day of its issue, and upon which shall be written the proper signature of the person registered. A minute of the issuance of such certificate and the date of issue, shall be made in the book of registry on the margin of the registration. The certificate so issued to a Chinese shall be prima facie evidence of the facts therein stated.

Sec. 8.—That any person who shall knowingly make a false statement under oath in the registration of Chinese under the provisions of this act shall be deemed guilty of perjury, and any person who shall register at more than one custom house in the United States, or procure more than one certificate of registration, or alter or substitute any name for the name written in such certificate, or forge any such certificate or utter any forged or fraudulent certificate, or falsely personate any person named in any such certificate, shall be deemed guilty of misdemeanor and upon conviction of any offense mentioned in this section, the guilty person shall be fined in a sum not exceeding \$1,000 and imprisoned in the penitentiary for a term not more than five years.

Sec. 9.—That the master of any vessel arriving in the United States from any foreign place shall at the same time deliver a manifest of the cargo, and if there be no cargo, then at the time of making a report of the entry at said port, in addition to the other master required, to be reported and before landing or permitting to land any Chinese passengers, deliver and report to the collector of customs of the district, in which such vessel shall have arrived, a separate list of all Chinese passengers taken on board his vessel at any foreign place or port, and all such passengers on board the vessel at that time. Such list shall show the names of such passengers (and of accredited officers of the Chinese government traveling on business of that government, with a note of such facts) and with the names and other particulars as shown by respectable (?) passport and certificates, as the case may be, of other Chinese passengers, and such list shall be sworn to by the master in the manner required by law in relation to the manifest of the cargo. Any refusal or neglect of the master to comply with the provisions of this section, shall incur the same penalties and forfeiture as are provided for the refusal or neglect to report and deliver the manifest of the cargo.

Sec. 10.—That before any Chinese passengers are landed from any such vessel, the collector or his deputy shall proceed to examine such passengers, comparing the passports and certificates, as the case may be, with the list, and with the passengers, and no passenger shall be allowed to land in the United States from such vessel in violation of law.

Sec. 11.—That every vessel, whose master shall knowingly violate any of the provisions of this act, shall be deemed forfeited to the United States and shall be liable to seizure and condemnation in any district of the United States into which such vessel may enter, or in which she may be found.

Sec. 12.—That if any consular officer, on examination of the claims and identity of any Chinese proposing to depart to the United States, shall be satisfied that such person seeks to do so in violation of this act, he shall refuse to certify to the right of such person to so depart, and every collector of customs shall refuse to allow any Chinese to enter the United States if he shall discover that such entry is unlawful under this act.

Sec. 13.—That any person who shall knowingly bring, or cause to be brought into, or shall aid or abet the bringing or coming into the United States by land, or shall aid on the land or abet in landing in the United States, from any vessel, of any Chinese contrary to the provisions of this act, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not exceeding \$100 or by imprisonment not exceeding one year or both said punishments, in the discretion of the court; and any Chinese unlawfully entering the United States, or who shall have unlawfully entered the United States in any way, shall be removed therefrom by the collector of customs of any district in which such Chinese may be found, at the cost of the United States, under such regulations as the secretary of the treasury may prescribe.

Sec. 14.—That no Chinese shall be permitted to enter the United States by land, without producing to the proper officer of the customs, the certificate here required of Chinese seeking to land on a vessel; and any Chinese who shall knowingly come into the United States contrary to the provisions of this act, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not exceeding \$100 or by imprisonment not exceeding one year or both said punishments, in the discretion of the court; and any Chinese unlawfully entering the United States, or who shall have unlawfully entered the United States in any way, shall be removed therefrom by the collector of customs of any district in which such Chinese may be found, at the cost of the United States, under such regulations as the secretary of the treasury may prescribe.

Sec. 15.—That the act shall not apply to diplomatic and other officers of the Chinese government, traveling upon the business of that government, whose credentials, in usual form, shall be taken as equivalent to a passport in this act mentioned, and shall exempt them and their body and household servants from the provisions of this act.

RED CANYON,  
ROCK SPRINGS  
And WEBER  
COAL.

THE ONLY RELIABLE MARKET FOR LUMP ASSORTED AND EGG COAL.

Large stock always on hand, and in weight guaranteed.  
Prices low, and special attention given to the wants of the public.  
Orrison, Deseret Bank Block.  
A. GOULD, Agent.

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SALT LAKE CITY.

Paid in Capital \$200,000  
Surplus \$125,000Wm. H. HOOPER, President.  
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RECEIVES DEPOSITS PAYABLE ON DEMAND.

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Makes Collections, remitting proceeds promptly.

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Established 1859.

DEALERS IN EXCHANGE, COIN AND BULLION

We draw Exchange on the following Leading Cities of Europe:

GREAT BRITAIN AND IRELAND  
London, Belfast, Dublin, Edinburgh and Glasgow.SWITZERLAND.  
Basle, Bern, Geneva, Lucerne, Lausanne, Zurich and Vevey.FRANCE.  
Bordeaux, Brest, Lyons, Marseilles, Havre, Paris and Rouen.BELGIUM.  
Antwerp, Brussels, Luxembourg.HOLLAND.  
Amsterdam and Rotterdam.NORWAY.  
Christiania, Bergen, Thorndyke and Stavanger.SWEDEN.  
Gothenburg, Stockholm and Malmo.DENMARK.  
Copenhagen.ITALY.  
Florence, Genoa, Leghorn, Milan, Naples, Palermo, Rome, Turin, Venice.RUSSIA.  
St. Petersburg.SPAIN.  
Oviedo, Madrid, and Seville.PORTUGAL.  
Lisbon and Oporto.AUSTRIA.  
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ALL THE GERMAN STATES.

AMERICAN CORRESPONDENTS:

New York: Importers and Traders' National Bank, Union Trust Co.  
Chicago: First National Bank, State Savings Association.  
Omaha: Omaha National Bank, First National Gold Bank.  
San Francisco: First National Gold Bank, B. K. British North America.

## M'CORNICK & CO., BANKERS

Salt Lake City, Utah.

Transact a General Banking Business.

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Collections Made with Prompt Returns, at Lowest Rates.

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Certificates of Deposit Issued Payable on Demand.

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## REGISTRATION

For Municipal Election, 1882

ELECTORS WHO HAVE NOT registered for the municipal election to be held February 13th, 1882 are hereby notified that my office will be open every day during the week commencing January 23rd, 1882, from 9 a. m. to 5 p. m., where any voter who complies with the provisions of the registration law, can have his name entered on the registry list.

JOHN R. WINDER,  
City Assessor and Registration Officer.  
Jan. 17.

## SALE OF REAL ESTATE

AND FIRST CLASS

## FLOURING MILLS.

NOTICE IS HEREBY GIVEN, that the undersigned, the executors of the last will and testament of Jonas Erikson, deceased, in pursuance of the power in them invested by said last will and testament, will sell at public auction to the highest bidder, for cash, on the 20th day of February, 1882, at 12 o'clock m., the front door of the County Court House, Salt Lake City, in the County of Salt Lake, Territory of Utah, all the right, title, interest and estate of the said Jonas Erikson, at the time of his death, and all the right, title and interest that the said estate has, by operation of law or otherwise, acquired other than or in addition to that of the said Jonas Erikson, deceased, at the time of his death, in and to all that certain piece or parcel of land situated, lying and being in the said County of Salt Lake, Territory of Utah, and bounded and described as follows, to wit: Beginning at the south west corner of section (26) twenty-six, in township (2) south of range one (1) west, Salt Lake meridian, and running thence north (on sec. line and centre of County road) three chains and thirteen links (3.13); thence east (on south line fence ditch) 7.95 chains; thence north 4.08 chains; thence east (on line fence) 6.05 chains; thence N 12° E (along centre of east bank North Jordan Canal) 3.00 chains; thence W 85° 30' E (along line of fence) 18.00 chains to west bank of Jordan River; thence S 2° E (up said west bank of river) 11.37 chains (more or less) to sec. line and west end of Jordan bridge; thence S 30° E (up river bank) 5.50 chains; thence west (along south side of deep waste ditch) 13.25 chains (more or less) to west bank of mill race; thence north 21 east along said bank (C.65) sixty-five links; thence west (along centre of County road) 22.63 chains to sec. line; thence north on said line 4.13 chains to sec. corner and point of beginning, being in a part of the S W 4 of S W 4 and lot 7 of sec. 26, and part of the N W 4 of N W 4 and lot 2 in sec. 35 T and R afore-said, and containing 39.80-180 acres, exclusive of the County roads and one acre and one rod belonging to the woolen factory, and located near the centre of the above-described tract. Total, including the roads, exclusive of the one acre mentioned, 39.80-180 acres be the same more or less, together with all the rights, privileges and appurtenances pertaining thereto, including a LARGE, NEW, COMMODIOUS AND FIRST CLASS FLOURING MILL, situated on said land immediately adjacent to the Bingham Canyon and Camp Floyd Railroad, where the same crosses Jordan River, and water power, race, dam in Jordan River, and everything in anywise pertaining to said mill and land. Also several houses on the same. Also the goodwill of said mills, generally known as the "New Gardner" or "West Jordan Flouring Mills."

More particular information may be obtained at the mills or at the law office of Sheeks & Rawlins, No. 122 Main street, Salt Lake City, or from undersigned.

JOSEPH S. RAWLINS, and  
JONAS H. ERIKSON,  
Executors of the last will of Jonas Erikson, deceased.  
January 21, 1882.

## HEADQUARTERS

FOR

DIAMONDS,  
WATCHES,  
JEWELRY,

—AND—

SILVERWARE.

## JOSLIN & PARK,

150 East-Temple Street,  
SALT LAKE CITY.

All Orders by Mail Will Receive Prompt Attention.

## PERUVIAN BITTERS.

The Best Bitters in the World!  
They effectually cure  
MALARIAL DISEASES,  
Fitzinger the System, and arrest the ravages of the dreadful Alcohol Habit—DIPOMANIA.

(CINCOHINABARRERA.)

The Best Bitters in the World!

They effectually cure

MALARIAL DISEASES,

Fitzinger the System, and arrest the ravages of the dreadful Alcohol Habit—DIPOMANIA.

Ask your Druggist Wine Merchant for them